

EXHIBIT 266

1 Page 1

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3
4 UNITED STATES DISTRICT COURT
5 FOR THE NORTHERN DISTRICT OF GEORGIA

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DONNA CURLING, et al., :
Plaintiffs, :
vs. : Civil Action No.
BRAD RAFFENSPERGER, et al., : 1:17-cv-02989-AT
Defendants. :
-----x

VIDEOTAPED VIRTUAL DEPOSITION OF
BLAKE EDWARD VOYLES
Atlanta, Georgia

Wednesday, November 16, 2022

9:52 a.m.

Job No: 5584994

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Reported by: Cappy Hallock, RPR, CRR

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1 Q On Page 227 she says to you on the 01:35:26
2 24th, "I'm on the phone with chairman of the 01:35:33
3 government oversight, Mr. Harbin." 01:35:41
4 Do you see that? 01:35:44
5 A Yes, sir. 01:35:45
6 Q And that's -- is that some state 01:35:46
7 oversight committee? 01:35:50
8 A I'm thinking this was during the time 01:35:53
9 they were rewriting a bunch of the laws. 01:35:57
10 Q The Georgia legislature? 01:36:09
11 A Yes, sir. 01:36:12
12 Q Okay. 01:36:12
13 A I'm thinking that's what that was all 01:36:12
14 about. 01:36:14
15 Q And the inquiry from Harbin might have 01:36:15
16 related to the changes to the election laws? 01:36:18
17 A That would be my best guess. 01:36:23
18 Q Do you recall what the big news was 01:36:28
19 that she was going to convey to you that day? 01:36:30
20 A No, sir, I don't. There's no telling. 01:36:33
21 Q If you go to the next page, on 01:36:47

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1 Page 228. 01:36:50

2 A Yes, sir. 01:36:51

3 Q You see there is a reference to -- 01:36:51

4 there is a screen shot of a message from Curt 01:36:55

5 Olsen. 01:36:57

6 Do you see that? 01:37:00

7 A I do see it. 01:37:00

8 Q And Curt Olsen is the lawyer for Mike 01:37:02

9 Lindell, did you know that? 01:37:07

10 A I did not. 01:37:11

11 Q You know who Mike Lindell is? 01:37:12

12 A Yes, sir. The pillow -- 01:37:17

13 Q The MyPillow guy? 01:37:18

14 A Yes, sir. 01:37:21

15 Q Were you aware of contacts between 01:37:21

16 Misty Hampton directly or indirectly with 01:37:24

17 Mr. Lindell? 01:37:27

18 A I knew there was one where I think she 01:37:30

19 was going to talk to her or meet her about the 01:37:36

20 possibility of hiring her at one point. 01:37:38

21 Q Hiring her to work at MyPillow? 01:37:46

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1 A I don't know. 01:37:52

2 Q Explain that to me. He owns the 01:37:54

3 company. Why would he be calling -- do you know 01:37:56

4 why he would be calling Misty about working at 01:38:00

5 MyPillow? 01:38:04

6 MR. GRUBMAN: Objection, calls for 01:38:06

7 speculation. 01:38:06

8 Q What was the relationship, if any, 01:38:09

9 between the copying that Sullivan|Strickler did in 01:38:11

10 January and meeting with Mr. Lindell or talking to 01:38:15

11 Mr. Lindell in February? 01:38:17

12 A I know of none. I don't know. 01:38:21

13 Q And did you talk to Misty about 01:38:24

14 Mr. Olsen calling her or talking to her at or 01:38:33

15 about February 24? 01:38:37

16 A If I did I sure don't remember it. 01:38:43

17 Q And did you know that day or the next 01:38:45

18 that Mr. Lindell flew into Douglas, Georgia? 01:38:47

19 A I think I did know that he flew there, 01:38:51

20 yes. 01:38:54

21 Q And do you know why he did? 01:38:55

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1 A All I know is that he was going to 01:38:57
2 meet with her and I thought it was about hiring 01:39:00
3 her. I don't know. Other than that, that's 01:39:02
4 pretty much all I know. 01:39:05

5 Q And who told you that it was about 01:39:07
6 hiring her? 01:39:09

7 A I thought Misty did. She may not 01:39:10
8 have, but that's the best of my recollection. 01:39:13
9 That's what I remember. 01:39:15

10 Q And so Mr. Lindell flew in from 01:39:17
11 Mar-a-Lago on his private jet to Douglas to speak 01:39:21
12 with Misty Hampton about hiring her; is that 01:39:26
13 right? 01:39:28

14 A I don't -- 01:39:29

15 MR. GRUBMAN: Hold on. 01:39:31

16 Objection, assumes facts not in 01:39:31
17 evidence, and I will note for the record, I am 01:39:33
18 sure Mr. Brown will disagree, but based on all the 01:39:35
19 answers thus far he knows pretty well that 01:39:38
20 Mr. Voyles had absolutely no clue what jet the CEO 01:39:43
21 of mypillow.com flew in and where he flew from. 01:39:47

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1 But if you do know you are more than 01:39:51
2 welcome to answer. 01:39:54
3 Q Do you know where he flew in from? 01:39:55
4 A No, sir, I don't know. 01:39:58
5 Q And tell me everything that Misty told 01:40:00
6 you about Mr. Lindell. 01:40:02
7 A Pretty much I have already told you. 01:40:06
8 I don't remember anything else. 01:40:08
9 Q Did you talk with anyone else about 01:40:09
10 Mr. Lindell being in Douglas on the 24th or 25th? 01:40:13
11 A No. 01:40:18
12 Q I may have asked this and I apologize, 01:40:19
13 you didn't talk to Mr. Lindell or anyone else 01:40:23
14 associated with Mr. Lindell, did you? 01:40:26
15 A No, sir. 01:40:28
16 Q All right, and then in the same page, 01:40:33
17 on Page 228-229 you spoke with Misty about her 01:40:40
18 termination, correct? 01:40:45
19 A Yes, sir. 01:40:47
20 Q I believe you testified to that 01:40:48
21 before. 01:40:49

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1 UNITED STATES OF AMERICA)

2 STATE OF MARYLAND)

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4 I, CAPPY HALLOCK, the reporter before
5 whom the foregoing deposition was taken, do hereby
6 certify that the witness whose testimony appears
7 in the foregoing deposition was sworn by me; that
8 said deposition is a true record of the testimony
9 given by said witness.

10 I further certify that I am neither
11 counsel for, related to, nor employed by any of
12 the parties to the action in which this deposition
13 was taken; and further that I am not a relative or
14 employee of any attorney or counsel employed by
15 the parties hereto, or financially or otherwise
16 interested in the outcome of this action.

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Cappy Hallock

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Cappy Hallock, RPR, CRR

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My Commission expires January 19, 2025